Approved For Release 2003/06/13 PCIN DEP80R01731R000800050019-3

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March 27, 1952

Mr. Roger Jones
Assistant Director for
Legislative Affairs
Bureau of the Budget

Dear Mr. Jones:

This is in response to your request for comment on the latest draft of a proposed bill entitled "The Special Migration Assistance Act of 1952".

I have discussed this matter with the members of the Psychological Strategy Board at a meeting this afternoon. Subject to the reservation by the State Department set forth below, the Board's views and mine are as follows:

As you are aware, the Board is directly concerned only with Title II of the Act which, under alternative provisions, provides for the care and utilisation of escapees.

The advisability of using this Act as a means of obtaining the legislative authorisation required for the future care and utilisation of escapees is seriously questioned. The Board and I, therefore, strongly urge that Title II be dropped from the Act and that language for this purpose be incorporated in the Mutual Security Act of 1952.

My reasons for the first recommendation were set forth in my letter to you of March 12, in which I commented on an earlier draft of a proposed bill.

with regard to the second recommendation, the Defense and CIA members of the Board and I feel that the Kersten Amendment should be changed to avoid any ambiguity as to its defensive military purposes. However, if in the judgment of the Congressional leaders, this change might lead to legislative difficulties, we would be satisfied to have the Amendment remain unchanged. In any event, the Defense and CIA members and I feel that it would be

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decirable to have adequate legislation apart from the Acraten Amendment covering the non-military aspects of this program in order that there can be no question as to the intent of Congress that these programs are authorised. Hence we would recommend that the following language should be incorporated elsewhere in the Act:

"In order to provide escapees from the Soviet Shion, Poland, Czechoslovskie, Sungary, Russnie, Sulgarie, Albanie, Sithuania, Latvie, and Retonic misquate reception, supplemental care, and resettlement when desirable, as well as training and education for those who wish to remain in Europe to contribute to the North Atlantic Community, there is hereby sutherized to be appropriated to the President \$10,000,000 for calendar year 1953".

The Department of State representative considers that the Sersten Amendment should remain unchanged and that additional language as proposed above is not desirable.

Sincerely yours,

Raymond S. Allen Director

Distribution:

Mr. Sargeant, State Mr. Foster, Defense

Mr. Dulles, CIA

Gen. Balmer

Dr. Allen

Mr. Sherman

PSB Files

ADDED:

P.S. It should be clearly understood that the Board is unanimous in the view that adequate legislation for care and settlement of escapees should be secured in the Mutual Security Act in order that programs for the utilization of such escapees can be developed.

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## Approved For Release 2003/06/13: CIA-RDP80R01731R000800050019-3 EXECUTIVE OFFICE OF THE PRESIDENT

BUREAU OF THE BUDGET WASHINGTON 25, D. C.

March 25. 1952

MEMORANDUM FOR: The Secretary of State The Secretary of Defense

The Attorney General

The Director, Mutual Security Agency

The Administrator, Federal Security Agency The Director, Central Intelligence Agency

The Director, Psychological Strategy Board The Chairman, National Security Resources Board

Comments have been received from you and certain other agencies on a draft bill circulated by this office earlier this month with the short title "Special Migration Assistance Act of 1952." This bill was designed to provide a statutory framework consistent with a draft of Presidential message on the same subject circulated to you by the White House.

The President's Message was delivered to the Congress on March 21:. The attached redraft of legislation is sent to you for your information and further review at the request of the White House. Final comments on this redraft are requested from each agency listed at the top of this memorandum by 4:00 p.m. on March 26, 1952. A meeting to which you are invited to send a representative will be held at 4:00 p.m. on March 26 in Room 259 Executive Office Building for the further review and discussion of this bill.

> Assistant Director for Legislative Reference

Attachment Redraft of bill

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March 27, 1952

Assistant Director for Legislative Affairs Bureau of the Budget

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I have discussed this matter with the members of the Psychological Strategy Board at a meeting this afternoon. Subject to the reservation by the State Department set forth below, the Board's views and mine are as follows:

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With regard to the second recommendation, the Defense and CIA members of the Board and I feel that the Kersten Amendment should be changed to avoid any ambiguity as to its defensive military purposes. However, if in the judgment of the Congressional leaders, this change might lead to legislative difficulties, we would be satisfied to have the Amendment remain unchanged. In any event, the Defense and CIA members and I feel that it would be

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The Department of State representative considers that the Kersten amendment should remain unchanged and that additional language as proposed above is not desirable.

Sincerely yours,

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Mr. Dulles, CIA ---General Balmer

Dr. Allen

Mr. Sherman

PSB Files

P.S. (added) It should be clearly understood that the Board is unanimous in the view that adequate legislation for care and settlement of escapees should be secured in the Mutual Security Act in order that programs for the utilization of such escapees can be developed.

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March 26, 1952 ILLEGIB

Mr. Roger Jones, Assistant Director for Legislative Affairs, Bureau of the Budget.

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The advisability of using this Act as a means of obtaining the legislative authorization required for the future care and utilization of escapees is seriously questioned. We recommend, therefore, first that Title II be dropped from the Act and, second, that language for this purpose be incorporated in the Mutual Security Act of 195%. (1) a meaning the

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With regard to the second recommendation, the Board and I feel that

the best course to follow will be to have the language of the present Kersten

Amendment remain unchanged in the Mutual Security Act of 1952, and in addition,

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12 March 1952

Mr. Reger W. Jones Assistant Director for Legislative Reference Bureau of the Budget Washington 25, D. C.

Dear Mr. Jones:

In your letter of March 10, 1952, you requested an expression of this Agency's views with respect to a draft bill entitled: "The Special Migration Assistance Act of 1952."

The only pertiens of Title I of the proposed bill which would appear to have a direct effect for this Agency are Sections 105 and 110, concerning investigation and report on all persons prior to admittance under the Act, and to security and exclusion of persons admittance under the Act, and to security and exclusion of persons appeared to our form of Government. While not specified, we would expect that this Agency would be required to conduct name chacks and other investigations on those whose entry might be proposed under the authority of this bill. The work load of such sheeks cannot be accurately estimated, but would appear to be similar to cannot be accurately estimated, but would appear to be similar to that imposed on this Agency by the requirements of the Displaced that imposed on this Agency by the requirements of the Displaced fersions Act of 1948, as amended, and the Internal Security Act of 1950.

In our view Title II, which relates to Refugees from Communism, presents a substantially different subject matter than Title I and as such might require the consideration by different committees of the Congress. Consequently, we would suggest that the two titles should not be included in one bill.

Certain espects of the subject matter of Title II have been under consideration for some time by the Psychological Strategy moder on which this Agency is represented. We understand that

the Psychological Strategy Board is shortly submitting its report on the proposed legislation and we desire to defer further comment with respect to Title II until we have had an opportunity to study the Board's recommendations.

lincerely yours.



Allen W. Dullen Jenuty Mreetor

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